IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Re: Appeal to the Board of Patent Appeals and Interferences

In re PATE	NT APPLICATION of			Group Art Un	it: 5040				
Inventor(s): Appln. No.:				Examiner.:	Jiang	, S.			
7 ppin: 140	Series Code ↑	523,45 Serial No		Atty. Dkt.	P <u>26467</u>		99/06		
Filed: March 10, 2000 Title: Method for a programmed controlled warian stimulation								t Ref	
Litle: Metho	od for a programmed	controlled pratian s	timulation					料	
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	issioner of Patents	NOV 0 7 2002	મુ	- 4.0. 7.0 7.0 7.1	301 7, 2002	-		11/1	
washington	, D.C. 20231	E S	7					1.1.	
Sir:		RADEMARKO	•						
		ADEMA							
1. NOTICE OF APPEAL: Applicant hereby appeals to the Board of Patent Appeals and Interferences from									
	the decision (not Advisory Action) dated May 7, 2002								
	of the Examiner twice/finally rejecting claim(s) in this application or in this application and its parent application.								
2.	2. BRIEF on appeal in this application attached in triplicate (extendable up to 5 months)								
3.	All OKAL REAKING is respectfully requested under Rule 194 (due two months after Examinor's								
4 🗆	Answer- unextendable)								
5 "Small optibul statement flad." (due two mortils after Examiner's Answer – unextendable).									
5.									
6. Fee NOT required because paid in prior appeal in which the Board of Patent Appeals and Interferences									
	and not render a deci	ision on the merits (35 USC 134).			spoulo c	and interior	CHOCS	
7. FEE CAL	CULATION				Large	/Small]	Fee	
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If box 4 above is X'd,							\$0	121/221	
o. Original d	ue date: August 7, 20	002		inter Houning	1 - 0 - (11	5 lee)			
9. Petition is	hereby made to exter	nd the original due d	ate (1 mo)	\$110/\$5	5			115/215	
requisite fee	date this response is f	filed for which the	(2 mos)	\$400/\$200		ł		116/216	
requisite ree	is attached.		(3 mos)	\$920/\$460				117/217	
	(Us	sable <u>only if</u> box 2 is	(4 mos) X'd 5 mos)	\$1,440/\$720 \$1,960/\$980				118/218 128/228	
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	date (item 8);	with concurrently fi	iled amendmen	t	-\$0				
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12. TOTAL FEE =							\$1240		
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		ount No. 03-3975)	1				UR DEP.		
	(Our Order No.	98501 C#	264671 M#						
CHARGE STATE	EMENT: The Commissione	ar is heroby authorized to	abana and	ecifically authoriz	red hereafter	or any e	dooloo os iss.	.fc -'	
CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Document under Rule 20, or credit any overpayment, to our Accounting/Order Nos, shown above, for which purpose a duality of the control of the contro									
credit any overpa	vment, to our Accounting/0	Order Nos shown above	for which purpose	cation and the re	sulting Offici	al Docum	ent under Ru	le 20, or	
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McLean, VA		By: Atty: _Th	omas A. Cawle	ey, Jr.	F	Reg. No	40944		
Tel: (703) 905			<u> </u>	0 . 1				- 	
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